



U.S. Department of Justice

*United States Attorney
Eastern District of New York*

EJK:TJS
F.#2010R00397

*271 Cadman Plaza East
Brooklyn, New York 11201*

September 22, 2010

By E-mail and ECF

Heidi Cesare, Esq.
Federal Defenders of New York, Inc.
1 Pierrepont Plaza, 16th floor
Brooklyn, New York 11201

Re: U.S. v. Mohammed Amadu
Criminal Docket No. 10-190 (JG)

Dear Ms. Cesare:

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, please find enclosed with this letter discovery supplementing the discovery provided on August 4, 2010 (DOJ MA 1 to DOJ MA 35); August 23, 2010 (DOJ MA 36 to DOJ MA 51); September 7, 2010 (DOJ MA 52 to 120); September 13, 2010 (DOJ MA 121 to 171); and September 15, 2010 (DOJ MA 172 to 194) in the above-referenced matter.

Enclosed are copies of the following documents:

- Copies of translations of recordings of the defendant's calls from the Metropolitan Detention Center, which were previously produced (Bates numbered DOJ MA 195 to 314);
- Copies of photographs of the defendant's iPod (Bates-numbered DOJ MA 315 to 317);
- Copies of photographs of the heroin and heroin-containing suitcase seized in the above-captioned case (Bates numbered DOJ MA 318 to 323);
- A copy of a portion of a diagram of the floorplan of the Customs area in Terminal 3 at John F. Kennedy International Airport (Bates numbered DOJ MA 324)1; and
- A copy of a map showing the approximate path of Delta Flight No. 167 from Accra, Ghana to the United States (Bates numbered DOJ MA 325).

If you have any questions or further requests, please do not hesitate to contact me.

Very truly yours,

LORETTA E. LYNCH
United States Attorney

By: /s/ Tyler J. Smith
Tyler J. Smith
Assistant United States Attorney
(718) 254-6186

Enclosures

cc: Clerk of Court (JG) (w/o enclosures)